1	MELINDA HAAG (CABN 132612) United States Attorney		
3	MIRANDA KANE (CABN 150630) Chief, Criminal Division		
4 5 6 7 8	HARTLEY M. K. WEST (CABN 191609) Assistant United States Attorney 450 Golden Gate Ave., Box 36055 San Francisco, California 94102 Telephone: (415) 436-7200 Fax: (415) 436-7234 E-Mail: hartley.west@usdoj.gov		
9	Attorneys for Plaintiff		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	OAKLAND DIVISION		
13 14 15	UNITED STATES OF AMERICA, Plaintiff, No. CR 11-0529-1 SBA STIPULATION TO RESCHEDULE SENTENCING; ORDER		
16 17 18	v. NORMAN WIELSCH, Defendant.		
19	On December 5, 2012, defendant Norman Wielsch pleaded guilty in the above-captioned		
20	case before U.S. Magistrate Judge Kandis A. Westmore, as referred by the Honorable Saundra		
21	Brown Armstrong. Clerk's Record (CR) 83, 84. The Court scheduled sentencing for February		
22	19, 2013. Cr. 84.		
23	On December 20, 2012, defense counsel Michael Cardoza filed a Stipulation and		
24	Proposed Order to continue the sentencing to March 26, 2013, for the purpose of allowing the		
25	defense time to obtain a psychological and mental report for consideration in Mr. Wielsch's		
26	sentencing. CR 90. On January 4, 2013, the Court moved the sentencing up from February 19		
27	to February 7, 2013. On January 8, 2013, Wielsch terminated his representation by Mr. Cardoza		
28	and substituted attorney Raymond Erlach as his counsel. CR 92.		
	STIP. TO RESCHEDULE SENTENCING; [PROPOSED] ORDER CR 11-0529-1 SBA		

1	Mr. Erlach is now getting up to speed on Mr. Wielsch's case in order to effectively		
2	represent his client at sentencing. The Probation Office has not had an opportunity to interview		
3	Mr. Wielsch to prepare a presentence report. Mr. Erlach would like such an interview to occur.		
4	Accordingly, having consulted with Probation Officer Jessica Goldsberry, counsel for the		
5	defendant and the government hereby stipulate that it is in the interests of justice to continue Mr.		
6	Wielsch's sentencing at least eight weeks. The parties are available the weeks of March 25,		
7	April 1, and April 15, and ask that this Court schedule the sentencing during one of those weeks.		
8			
9	SO STIPULATED.		
10			
11		MELINDA HAAG United States Attorney	
12		Office States Attorney	
13	:	<u>/s/</u> HARTLEY M. K. WEST	
14		Assistant United States Attorney	
15			
16	Date: January 23, 2013	<u>/s/</u> RAYMOND N. S. ERLACH	
17		Counsel for Defendant Norman Wielsch	
18			
19	<u>ORDER</u>		
20	For the reasons stated above, this Court continues the sentencing of defendant Norman		
21	Wielsch from February 7, 2013, to April 2, 2013, at 10:00 a.m.		
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23		1 00 1	
24	DATED: _1/25/13	HON: SAUNDRA BROWN ARMSTRONG	
25	,	United States District Judge	
26			
27			
28			
	STIP. TO RESCHEDULE SENTENCING; [PROPOSED] ORDER CR 11-0529-1 SBA 2		